104TH CONGRESS 1ST SESSION

H. R. 1691

To provide for innovative approaches for homeownership opportunity and provide for the temporary extension of the rural rental housing program, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 24, 1995

Mr. Lazio of New York introduced the following bill; which was referred to the Committee on Banking and Financial Services

A BILL

To provide for innovative approaches for homeownership opportunity and provide for the temporary extension of the rural rental housing program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 **SECTION 1. SHORT TITLE.**
- 4 This Act may be cited as the "Homesteading and
- 5 Neighborhood Restoration Act of 1995".

1	SEC. 2. ASSISTANCE FOR HABITAT FOR HUMANITY AND
2	OTHER SELF-HELP HOUSING PROVIDERS.
3	(a) Grant Authority.—The Secretary of Housing
4	and Urban Development shall, to the extent amounts are
5	available to carry out this section and the requirements
6	of this section are met, make grants for use in accordance
7	with this section to—
8	(1) Habitat for Humanity International, whose
9	organizational headquarters are located in Americus,
10	Georgia; and
11	(2) other national or regional organizations or
12	consortia that have experience in providing or facili-
13	tating self-help housing homeownership opportuni-
14	ties.
15	(b) Goals and Accountability.—In making
16	grants under this section, the Secretary shall take such
17	actions as may be necessary to ensure that—
18	(1) assistance provided under this section is
19	used to facilitate and encourage innovative home-
20	ownership opportunities through the provision of
21	self-help housing, under which the homeowner con-
22	tributes a significant amount of sweat equity toward
23	the construction of the new dwelling;
24	(2) assistance provided under this section for
25	land acquisition and infrastructure development re-

- sults in the development of not less than 5000 new dwellings;
 - (3) the dwellings constructed in connection with assistance provided under this section are quality dwellings that comply with local building and safety codes and standards and are available at prices below the prevailing market prices;
 - (4) the provision of assistance under this section establishes and fosters a partnership between the Federal Government and Habitat for Humanity International, its affiliates, and other organizations and consortia, resulting in efficient development of affordable housing with minimal Governmental intervention, limited Governmental regulation, and significant involvement by private entities;
 - (5) activities to develop housing assisted pursuant to this section involve community participation similar to the homeownership program carried out by Habitat for Humanity International, in which volunteers assist in the construction of dwellings; and
 - (6) dwellings are developed in connection with assistance under this section on a geographically diverse basis, which includes areas having high housing costs, rural areas, and areas underserved by

- other homeownership opportunities that are popu-
- 2 lated by low-income families unable to otherwise af-
- 3 ford housing.
- 4 If, at any time, the Secretary determines that the goals
- 5 under this subsection cannot be met by providing assist-
- 6 ance in accordance with the terms of this section, the Sec-
- 7 retary shall immediately notify the applicable Committees
- 8 in writing of such determination and any proposed
- 9 changes for such goals or this section.
- 10 (c) Allocation.—Of any amounts available for
- 11 grants under this section—
- 12 (1) 50 percent shall be used for a grant to the
- organization specified in subsection (a)(1); and
- 14 (2) 50 percent shall be used for grants to orga-
- nizations and consortia under subsection (a)(2).
- 16 (d) Use.—
- 17 (1) PURPOSE.—Amounts from grants made
- under this section shall be used only for eligible ex-
- penses in connection with developing new decent,
- safe, and sanitary nonluxury dwellings in the United
- 21 States for families and persons who otherwise would
- be unable to afford to purchase a dwelling.
- 23 (2) Eligible expenses.—For purposes of
- paragraph (1), the term "eligible expenses" means
- costs only for the following activities:

- 1 (A) LAND ACQUISITION.—Acquiring land
 2 (including financing and closing costs).
 3 (B) INFRASTRUCTURE IMPROVEMENT.—
 - (B) Infrastructure improvement.— Installing, extending, constructing, rehabilitating, or otherwise improving utilities and other infrastructure.

Such term does not include any costs for the rehabilitation, improvement, or construction of dwellings.

(e) Establishment of Grant Fund.—

- (1) IN GENERAL.—Any amounts from any grant made under this section shall be deposited by the grantee organization or consortium in a fund that is established by such organization or consortium for such amounts, administered by such organization or consortium, and available for use only for the purposes under subsection (d). Any interest, fees, or other earnings of the fund shall be deposited in the fund and shall be considered grant amounts for purposes of this section.
- (2) Assistance to habitat for humanity affiliates.—Habitat for Humanity International may use amounts in the fund established for such organization pursuant to paragraph (1) the purposes under subsection (d) by providing assistance from the fund to local affiliates of such organization.

1	(f) Requirements for Assistance to Other Or-
2	GANIZATIONS.—The Secretary may make a grant to an
3	organization or consortium under subsection (a)(2) only
4	pursuant to—
5	(1) an expression of interest by such organiza-
6	tion or consortia to the Secretary for a grant for
7	such purposes;
8	(2) a determination by the Secretary that the
9	organization or consortia has the capability and has
10	obtained financial commitments (or has the capacity
11	to obtain financial commitments) necessary to—
12	(A) develop not less than 50 dwellings in
13	connection with the grant amounts; and
14	(B) otherwise comply with a grant agree-
15	ment under subsection (i); and
16	(3) a grant agreement entered into under sub-
17	section (i).
18	(g) Treatment of Unused Amounts.—Upon the
19	expiration of the 6-month period beginning upon the Sec-
20	retary first providing notice of the availability of amounts
21	for grants under subsection (a)(2), the Secretary shall de-
22	termine whether the amount remaining from the aggre-
23	gate amount reserved under subsection (c)(2) exceeds the
24	amount needed to provide funding in connection with any
25	expressions of interest under subsection (f)(1) made by

- 1 such date that are likely to result in grant agreements
- 2 under subsection (i). If the Secretary determines that such
- 3 excess amounts remain, the Secretary shall provide the ex-
- 4 cess amounts to Habitat for Humanity International by
- 5 making a grant to such organization in accordance with
- 6 this section.
- 7 (h) Geographical Diversity.—In using grant
- 8 amounts provided under subsection (a)(1), Habitat for
- 9 Humanity International shall make reasonable efforts to
- 10 ensure that the amounts are used in a manner that results
- 11 in national geographic diversity among housing developed
- 12 using such amounts. In making grants under subsection
- 13 (a)(2), the Secretary shall make reasonable efforts to en-
- 14 sure that grants are provided and grant amounts are used
- 15 in a manner that results in national geographic diversity
- 16 among housing developed using grant amounts under this
- 17 section.
- 18 (i) Grant Agreement.—A grant under this section
- 19 shall be made only pursuant to a grant agreement entered
- 20 into by the Secretary and the organization or consortia
- 21 receiving the grant, which shall—
- 22 (1) require such organization or consortia to
- use grant amounts only as provided in this section;
- 24 (2) provide for the organization or consortia to
- develop a specific and reasonable number of dwell-

- ings using the grant amounts, which number shall be established taking into consideration costs and economic conditions in the areas in which the dwellings will be developed, but in no case shall be less than 50;
 - (3) require the organization or consortia to use the grant amounts in a manner that leverages other sources of funding (other than grants under this section), including private or public funds, in developing the dwellings;
 - (4) require the organization or consortia to comply with the other provisions of this section;
 - (5) in the case only of a grant under subsection (a)(2), provide that if the organization or consortia has not used any grant amounts within 24 months after such amounts are first disbursed to the organization or consortia, the Secretary shall recapture such unused amounts; and
 - (6) contain such other terms as the Secretary may require to provide for compliance with subsection (b) and the requirements of this section.
 - (j) Grant Payments.—
- 23 (1) 1-STEP DISBURSEMENT.—With respect to 24 any grant under subsection (a)(2) in an amount less 25 than \$8,000,000, the Secretary shall make the total

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

- amount of the grant available to the grantee organization or consortia upon entering into the grant agreement under subsection (i) and providing notice under paragraph (3).
 - (2) 2-STEP DISBURSEMENT.—With respect to the grant under subsection (a)(1) and any grant under subsection (a)(2) in an amount equal to or exceeding \$8,000,000, the Secretary shall disburse the grant amounts in 2 equal payments, as follows:
 - (A) Initial payment.—The first payment shall be made available to the grantee organization or consortia upon entering into the grant agreement under subsection (i) and providing notice under paragraph (3).
 - (B) Final payment.—The second payment shall be made available to the organization or consortia subject to the following requirements:
 - (i) Notice.—The amounts may not be made available until 30 days after the Secretary certifies to the applicable Committees that the grant amounts provided under subparagraph (A) to the organization or consortia have been used in accordance with this section to develop the new

1	dwellings required under the grant agree-
2	ment.
3	(ii) Fulfillment of grant agree-

- (ii) FULFILLMENT OF GRANT AGREE-MENT.—If the Secretary determines that the organization or consortia has not, within 24 months after amounts are first made available under subparagraph (A) to the organization or consortia, substantially fulfilled the obligations under the grant agreement, including development of the appropriate number of dwellings under the agreement, the Secretary shall provide any undisbursed amounts remaining from such grant to Habitat for Humanity International by making a grant to such organization in accordance with this section.
- (3) NOTIFICATION TO CONGRESS.—Notification under this paragraph is written notification to the applicable Committees of a grant, the amount of the grant, and the terms of the grant agreement.
- (4) Failure to report.—If at any time the Secretary fails to report to the applicable Committees as required in this subsection, the Secretary may not subsequently make any grant under this

- section and may not subsequently disburse any
- 2 amounts under any grant previously made.
- 3 (k) RECORDS AND AUDITS.—During the period be-
- 4 ginning upon the making of a grant under this section
- 5 and ending upon close-out of the grant under subsection
- 6 (l)—

14

15

16

17

18

20

21

22

23

24

25

- 7 (1) the grantee organization or consortia shall 8 keep such records and adopt such administrative 9 practices as the Secretary may require to ensure 10 compliance with the provisions of this section and
- the grant agreement; and
 (2) the Secretary and
 - (2) the Secretary and the Comptroller General of the United States, and any of their duly authorized representatives shall have access for the purpose of audit and examination to any books, documents, papers, and records of the grantee organization or consortia and its affiliates that are pertinent to the grant made under this section.

19 (l) Close-Out.—

(1) IN GENERAL.—The Secretary shall close out a grant made under this section upon determining that the aggregate amount of any assistance provided from the fund established under subsection (d)(1) by the grantee organization or consortium exceeds the amount of the grant. For purposes of this

- paragraph, any interest, fees, and other earnings of the fund shall be excluded from the amount of the grant.
- 4 (2) EFFECT.—After such close-out, no grantee 5 organization or consortia, or its affiliates, may be re-6 quired to comply with any provision of this section 7 or the grant agreement or to account to the Sec-8 retary for use of grant amounts.
- 9 (m) Environmental Review.—A grant under this 10 section shall be considered to be funds for a special project 11 for purposes of section 305(c) of the Multifamily Housing 12 Property Disposition Reform Act of 1994.
- 13 (n) Report to Congress.—Not later than 90 days
 14 after close-out of all grants under this section is com15 pleted, the Secretary shall submit a report to the applica16 ble Committees describing the grants made under this sec17 tion, the grantees, the housing developed in connection
 18 with the grant amounts, and the purposes for which the
 19 grant amounts were used.
- 20 (o) DEFINITIONS.—For purposes of this section, the 21 following definitions shall apply:
- 22 (1) APPLICABLE COMMITTEES.—The term "applicable Committees" means the Committee on Banking and Financial Services of the House of

- 1 Representatives and the Committee on Banking,
- 2 Housing, and Urban Affairs of the Senate.
- 3 (2) Secretary.—The term "Secretary" means
- 4 the Secretary of Housing and Urban Development.
- 5 (3) United states.—The term "United
- 6 States" includes the States of the United States, the
- 7 District of Columbia, the Commonwealth of Puerto
- 8 Rico, the Commonwealth of the Northern Mariana
- 9 Islands, Guam, the Virgin Islands, American Samoa,
- and any other territory or possession of the United
- 11 States.
- 12 (p) FUNDING.—Of any amounts previously made
- 13 available for annual contributions for assisted housing,
- 14 \$50,000,000 shall be used by the Secretary to carry out
- 15 this section. Any such amounts shall remain available for
- 16 such purposes until expended.
- 17 (q) REGULATIONS.—The Secretary shall issue any
- 18 final regulations necessary to carry out this section not
- 19 later than 30 days after the date of the enactment of this
- 20 Act. The regulations shall take effect upon issuance and
- 21 may not exceed, in length, 5 full pages in the Federal Reg-
- 22 ister.

1 SEC. 3. EXTENSION OF MULTIFAMILY RURAL HOUSING

- 2 LOAN PROGRAM.
- 3 (a) AUTHORITY TO MAKE LOANS.—Section
- 4 515(b)(4) of the Housing Act of 1949 (42 U.S.C.
- 5 1485(b)(4)) is amended by striking "September 30, 1994"
- 6 and inserting "September 30, 1995".
- 7 (b) Set-Aside for Nonprofit Entities.—The
- 8 first sentence of section 515(w)(1) of the Housing Act of
- 9 1949 is amended by striking "fiscal years 1993 and 1994"
- 10 and inserting "fiscal year 1995".
- 11 SEC. 4. REFORMS FOR MULTIFAMILY RURAL HOUSING
- 12 LOAN PROGRAM.
- 13 (a) Limitation on Project Transfers.—Section
- 14 515 of the Housing Act of 1949 (42 U.S.C. 1485) is
- 15 amended by inserting after subsection (g) the following
- 16 new subsection:
- 17 "(h) PROJECT TRANSFERS.—After the date of the
- 18 enactment of the Homesteading and Neighborhood Res-
- 19 toration Act of 1995, any interest in the ownership of a
- 20 project for which a loan is made or insured under this
- 21 section may be transferred only if the Secretary deter-
- 22 mines that such transfer would be in the best interests
- 23 of the tenants of the housing for which the loan was made
- 24 or insured and of the Federal Government.".
- 25 (b) EQUITY LOANS.—Section 515(t) of the Housing
- 26 Act of 1949 is amended—

- (1) by striking paragraphs (4) and (5); and
 (2) by redesignating paragraphs (6) through
- 3 (8) as paragraphs (4) through (6), respectively.
- 4 (c) Repeal of Prohibitions.—Section 515 of the 5 Housing Act of 1949 is amended by striking subsection 6 (z).
- 7 (d) LOCATION OF PROJECTS.—Section 532 of the 8 Housing Act of 1949 (42 U.S.C. 1490l) is amended—
- 9 (1) in subsection (a), by inserting "other than 10 assistance under section 515" after "in making as-11 sistance"; and
- 12 (2) by adding at the end the following new sub-13 section:
- 14 "(c) Allocation of Section 515 Loans.—
- 15 "(1) PROCEDURE.—The Secretary shall make assistance under section 515 available pursuant to 16 17 an objective procedure established by the Secretary, 18 under which the Secretary shall identify counties 19 and communities having the greatest need for such 20 assistance and designate such counties and commu-21 nities to receive such assistance. Under such proce-22 dure, the Secretary shall use objective measures to 23 determine the need for rental housing assistance, which may include the incidence of poverty, sub-24 25 standard housing, lack of mortgage credit, lack or

- insufficient amount of affordable housing, and other factors demonstrating a need for affordable housing.
- information from the decennial censuses of the
 United States, relevant comprehensive affordable
 housing strategies under section 105 of the Cranston-Gonzalez National Affordable Housing Act, and
 other reliable sources obtained by the Secretary
 which demonstrate the need for affordable rental
 housing in rural areas.
 - "(3) Designation.—A designation under paragraph (1) shall not be effective for a period of more than 3 years, but may be renewed by the Secretary under the procedure under paragraph (1). The Secretary shall cause to be published in the Federal Register a list of areas designated under paragraph (1) and a reasonable timetable for submission of preapplications. The Secretary shall take such other reasonable actions as the Secretary considers appropriate to notify the public of such designations."
- 21 (e) EQUITY TAKEOUT LOANS TO EXTEND LOW-IN-22 COME USE.—
- 23 (1) AUTHORITY AND LIMITATION.—Section 24 502(c)(4)(B)(iv) of the Housing Act of 1949 (42 25 U.S.C. 1472(c)(4)(B)(iv)) is amended by inserting

12

13

14

15

16

17

18

19

before the period at the end the following: "or under 1 2 paragraphs (1) and (2) of section 514(j), except that 3 an equity loan referred to in this clause may not be made available after the date of the enactment of the Homesteading and Neighborhood Restoration 6 Act of 1995 unless the Secretary determines that 7 the other incentives available under this subpara-8 graph are not adequate to provide a fair return on 9 the investment of the borrower, to prevent prepayment of the loan insured under section 514 or 515, 10 11 or to prevent the displacement of tenants of the 12 housing for which the loan was made".

- (2) APPROVAL OF ASSISTANCE.—Subparagraph(C) of section 502(c)(4) of the Housing Act of 1949is amended by striking the matter preceding clause(i) and inserting the following:
- 16 (i) and inserting the following:
 17 "(C) APPROVAL OF ASSISTANCE.—The Secretary
 18 may approve assistance under subparagraph (B) for as19 sisted housing only if the restrictive period has expired for
 20 any loan for the housing made or insured under section
 21 514 or 515 pursuant to a contract entered into after De22 cember 21, 1979, but before the date of the enactment
 23 of the Department of Housing and Urban Development
 24 Reform Act of 1989, and the Secretary determines that

the combination of assistance provided—".

13

14

- 1 (3) TECHNICAL CORRECTION.—Section
- 2 515(c)(1) of the Housing Act of 1949 (42 U.S.C.
- 1485(c)(1) is amended by striking "December 21,
- 4 1979" and inserting "December 15, 1989".

5 SEC. 5. LOAN GUARANTEES FOR MULTIFAMILY RENTAL

- 6 HOUSING IN RURAL AREAS.
- 7 (a) IN GENERAL.—Title V of the Housing Act of
- 8 1949 (42 U.S.C. 1471 et seq.) is amended by inserting
- 9 after section 537 the following new section:
- 10 "SEC. 538. LOAN GUARANTEES FOR MULTIFAMILY RENTAL
- 11 HOUSING IN RURAL AREAS.
- 12 "(a) AUTHORITY.—The Secretary may make commit-
- 13 ments to guarantee eligible loans for the development costs
- 14 of eligible housing and related facilities, and may guaran-
- 15 tee such eligible loans, in accordance with this section.
- 16 "(b) Extent of Guarantee.—A guarantee made
- 17 under this section shall guarantee repayment of an
- 18 amount not exceeding the total of the amount of the un-
- 19 paid principal and interest of the loan for which the guar-
- 20 antee is made. The liability of the United States under
- 21 any guarantee under this section shall decrease or increase
- 22 pro rata with any decrease or increase of the amount of
- 23 the unpaid portion of the obligation.
- 24 "(c) Eligible Borrowers.—A loan guaranteed
- 25 under this section may be made to a nonprofit organiza-

tion, an agency or body of any State government or political subdivision thereof, or a private entity. 3 "(d) ELIGIBLE HOUSING.—A loan may be guaranteed under this section only if the loan is used for the development costs of housing and related facilities (as such terms are defined in section 515(e)) that— 6 "(1) consists of 5 or more adequate dwellings; 7 "(2) is available for occupancy only by low or 8 moderate income families or persons, whose incomes 9 at the time of initial occupancy do not exceed 115 10 percent of the median income of the area, as deter-11 mined by the Secretary; 12 "(3) will remain available as provided in para-13 graph (2), according to such binding commitments 14 15 as the Secretary may require, for the period of the original term of the loan guaranteed, unless the 16 17 housing is acquired by foreclosure (or instrument in 18 lieu of foreclosure) or the Secretary waives the appli-19 cability of such requirement for the loan only after 20 determining, based on objective information, that— "(A) there is no longer a need for low- and 21 22 moderate-income housing in the market area in which the housing is located; 23

1	"(B) housing opportunities for low-income
2	households and minorities will not be reduced
3	as a result of the waiver; and
4	"(C) additional Federal assistance will not
5	be necessary as a result of the waiver; and
6	"(4) is located in a rural area.
7	"(e) Eligible Lenders.—
8	"(1) REQUIREMENT.—A loan may be guaran-
9	teed under this section only if the loan is made by
10	a lender that the Secretary determines—
11	"(A) meets the qualifications, and has been
12	approved by the Secretary of Housing and
13	Urban Development, to make loans for multi-
14	family housing that are to be insured under the
15	National Housing Act;
16	"(B) meets the qualifications, and has
17	been approved by the Federal National Mort-
18	gage Association and the Federal Home Loan
19	Mortgage Corporation, to make loans for multi-
20	family housing that are to be sold to such cor-
21	porations; or
22	"(C) meets any qualifications that the Sec-
23	retary may, by regulation, establish for partici-
24	pation of lenders in the loan guarantee program
25	under this section

1	"(2) Eligibility list and annual audit.—
2	The Secretary shall establish a list of eligible lenders
3	and shall annually conduct an audit of each lender
4	included in the list for purposes of determining
5	whether such lender continues to be an eligible lend-
6	er.
7	"(f) Loan Terms.—Each loan guaranteed pursuant
8	to this section shall—
9	"(1) provide for complete amortization by peri-
10	odic payments to be made for a term not to exceed
11	40 years;
12	"(2) involve a rate of interest agreed upon by
13	the borrower and the lender that does not exceed the
14	maximum allowable rate established by the Secretary
15	for purposes of this section and is fixed over the
16	term of the loan;
17	"(3) involve a principal obligation (including
18	initial service charges, appraisal, inspection, and
19	other fees as the Secretary may approve) not to ex-
20	ceed—
21	"(A) in the case of a borrower that is a
22	nonprofit organization or an agency or body of
23	any State or local government, 97 percent of
24	the development costs of the housing and relat-

1	ed facilities or the value of the housing and fa-
2	cilities, whichever is less;
3	"(B) in the case of a borrower that is a
4	for-profit entity not referred to in subparagraph
5	(A), 90 percent of the development costs of the
6	housing and related facilities or the value of the
7	housing and facilities, whichever is less; and
8	"(C) in the case of any borrower, for such
9	part of the property as may be attributable to
10	dwelling use, the applicable maximum per unit
11	dollar amount limitations under section 207(c)
12	of the National Housing Act;
13	"(4) be secured by a first mortgage on the
14	housing and related facilities for which the loan is
15	made, or otherwise, as the Secretary may determine
16	necessary to ensure repayment of the obligation; and
17	"(5) for at least 20 percent of the loans made
18	under this section, the Secretary shall provide the
19	borrower with assistance in the form of credits pur-
20	suant to section 521(a)(1)(B) to the extent nec-
21	essary to reduce the rate of interest under para-
22	graph (2) to the applicable Federal rate, as such
23	term is used in section $42(i)(2)(D)$ of the Internal
24	Revenue Code of 1986.

"(g) GUARANTEE FEE.—At the time of issuance of 1 a loan guaranteed under this section, the Secretary may collect from the lender a fee equal to not more than 1 3 percent of the principal obligation of the loan. 5 "(h) Authority for Lenders To Issue Certifi-CATES OF GUARANTEE.—The Secretary may authorize certain eligible lenders to determine whether a loan meets the requirements for guarantee under this section and, 8 subject to the availability of authority to enter into guar-10 antees under this section, execute a firm commitment for a guarantee binding upon the Secretary and issue a certifi-11 cate of guarantee evidencing a guarantee, without review and approval by the Secretary of the specific loan. The Secretary may establish standards for approving eligible lenders for a delegation of authority under this subsection. "(i) PAYMENT UNDER GUARANTEE.— 16 17 "(1) NOTICE OF DEFAULT.—In the event of de-18 fault by the borrower on a loan guaranteed under 19 this section, the holder of the guarantee certificate 20 for the loan shall provide written notice of the default to the Secretary. 21 22 "(2) FORECLOSURE.—After receiving notice under paragraph (1) and providing written notice of 23

action under this paragraph to the Secretary, the

holder of the guarantee certificate for the loan may

•HR 1691 IH

24

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

initiate foreclosure proceedings for the loan in a court of competent jurisdiction, in accordance with regulations issued by the Secretary, to obtain possession of the security property. After the court issues a final order authorizing foreclosure on the property, the holder of the certificate shall be entitled to payment by the Secretary under the guarantee (in the amount provided under subsection (b)) upon (A) conveyance to the Secretary of title to the security property, (B) submission to the Secretary of a claim for payment under the guarantee, and (C) assignment to the Secretary of all the claims of the holder of the guarantee against the borrower or others arising out of the loan transaction or foreclosure proceedings, except claims released with the consent of the Secretary.

"(3) Assignment by secretary.—After receiving notice under paragraph (1), the Secretary may accept assignment of the loan if the Secretary determines that the assignment is in the best interests of the United States. Assignment of a loan under this paragraph shall include conveyance to the Secretary of title to the security property, assignment to the Secretary of all rights and interests arising under the loan, and assignment to the Sec-

- retary of all claims against the borrower or others arising out of the loan transaction. Upon assignment of a loan under this paragraph, the holder of a guarantee certificate for the loan shall be entitled to payment by the Secretary under the guarantee (in the amount provided under subsection (b)).
 - "(4) Requirements.—Before any payment under a guarantee is made under paragraph (2) or (3), the holder of the guarantee certificate shall exhaust all reasonable possibilities of collection on the loan guaranteed. Upon payment, in whole or in part, to the holder, the note or judgment evidencing the debt shall be assigned to the United States and the holder shall have no further claim against the borrower or the United States. The Secretary shall then take such action to collect as the Secretary determines appropriate.
- 18 "(j) Violation of Guarantee Requirements by 19 Lenders Issuing Guarantees.—
 - "(1) INDEMNIFICATION.—If the Secretary determines that a loan guaranteed by an eligible lender pursuant to delegation of authority under subsection (h) was not originated in accordance with the requirements under this section and the Secretary pays a claim under the guarantee for the loan, the

- Secretary may require the eligible lender authorized under subsection (h) to issue the guarantee certificate for the loan—
 - "(A) to indemnify the Secretary for the loss, if the payment under the guarantee was made within a reasonable period specified by the Secretary; or
 - "(B) to indemnify the Secretary for the loss regardless of when payment under the guarantee was made, if the Secretary determines that fraud or misrepresentation was involved in connection with the origination of the loan.
 - "(2) TERMINATION OF AUTHORITY TO ISSUE GUARANTEES.—The Secretary may cancel a delegation of authority under subsection (h) to an eligible lender if the Secretary determines that the lender has violated the requirements and procedures for guaranteed loans under this section or for other good cause. Any such cancellation shall be made by giving notice to the eligible lender and shall take effect upon receipt of the notice by the mortgagee or at a later date, as the Secretary may provide. A decision by the Secretary to cancel a delegation shall

- 1 be final and conclusive and shall not be subject to
- 2 judicial review.
- 3 "(k) Refinancing.—Any loan guaranteed under this
- 4 section may be refinanced and extended in accordance
- 5 with terms and conditions that the Secretary shall pre-
- 6 scribe, but in no event for an additional amount or term
- 7 that exceeds the limitations under subsection (f).
- 8 "(l) Nonassumption.—The borrower under a loan
- 9 that is guaranteed under this section and under which any
- 10 portion of the principal obligation or interest remains out-
- 11 standing may not be relieved of liability with respect to
- 12 the loan, notwithstanding the transfer of property for
- 13 which the loan was made.
- 14 "(m) GEOGRAPHICAL TARGETING.—
- 15 "(1) Study.—The Secretary shall provide for
- an independent entity to conduct a study to deter-
- mine the extent to which borrowers in the United
- 18 States will utilize loan guarantees under this section,
- the rural areas in the United States in which bor-
- rowers can best utilize and most need loans guaran-
- 21 teed under this section, and the rural areas in the
- 22 United States in which housing of the type eligible
- for a loan guarantee under this section is most need-
- ed by low- and moderate-income families. The Sec-
- 25 retary shall require the independent entity conduct-

- ing the study to submit a report to the Secretary 2 and to the Congress describing the results of the study not later than the expiration of the 90-day pe-3
- riod beginning on the date of the enactment of the Homesteading and Neighborhood Restoration Act of
- 6 1995.

- "(2) TARGETING.—In providing loan guaran-7 tees under this section, the Secretary shall establish 8 9 standards to target and give priority to rural areas 10 in which borrowers can best utilize and most need 11 loans guaranteed under this section, as determined by the Secretary based on the results of the study 12 under paragraph (1) and any other information the 13 14 Secretary considers appropriate.
- 15 "(n) Inapplicability of Credit-Elsewhere TEST.—Section 501(c) shall not apply to guarantees, or 16 loans guaranteed, under this section. 17
- 18 "(0) TENANT PROTECTIONS.—The Secretary shall establish standards for the treatment of tenants of hous-19 ing developed using amounts from a loan guaranteed under this section, which shall incorporate, to the extent 21 applicable, existing standards applicable to tenants of housing developed with loans made under section 515.
- Such standards shall include standards for fair housing

- 1 and equal opportunity, lease and grievance procedures,
- 2 and tenant appeals of adverse actions.
- 3 "(p) Housing Standards.—The standards estab-
- 4 lished under section 515(m) for housing and related facili-
- 5 ties assisted under section 515 shall apply to housing and
- 6 related facilities the development costs of which are fi-
- 7 nanced in whole or in part with a loan guaranteed under
- 8 this section.
- 9 "(q) Limitation on Commitments To Guarantee
- 10 Loans.—

20

21

22

23

24

25

11 "(1) REQUIREMENT OF APPROPRIATIONS FOR COST SUBSIDY.—The authority of the Secretary to 12 enter into commitments to guarantee loans under 13 14 this section, and to guarantee loans, shall be effec-15 tive for each fiscal year only to the extent that ap-16 propriations of budget authority to cover the costs 17 (as such term is defined in section 502 of the Con-18 gressional Budget Act of 1974) of the guarantees

are made in advance for such fiscal year.

"(2) Annual Limitation on amount of Loan Guarantees.—In fiscal year 1995, the Secretary may enter into commitments to guarantee loans under this section only to the extent that the costs of the guarantees entered into in such fiscal year do not exceed \$1,000,000.

"(r) Report.—

"(1) IN GENERAL.—The Secretary shall submit a report to the Congress, not later than the expiration of the 2-year period beginning on the date of the enactment of the Homesteading and Neighborhood Restoration Act of 1995, describing the program under this section for guaranteeing loans.

"(2) CONTENTS.—The report shall—

"(A) describe the types of borrowers providing housing with loans guaranteed under this section, the areas served by the housing provided and the geographical distribution of the housing, the levels of income of the residents of the housing, the number of dwelling units provided, the extent to which borrowers under such loans have obtained other financial assistance for development costs of housing provided with the loans, and the extent to which borrowers under such loans have used low-income housing tax credits provided under section 42 of the Internal Revenue Code of 1986 in connection with the housing provided with the loans;

"(B) analyze the financial viability of the housing provided with loans guaranteed under

1	this section and the need for project-based rent-
2	al assistance for such housing;
3	"(C) include any recommendations of the
4	Secretary for expanding or improving the pro-
5	gram under this section for guaranteeing loans;
6	and
7	"(D) include any other information regard-
8	ing the program for guaranteeing loans under
9	this section that the Secretary considers appro-
10	priate.
11	$\lq\lq$ (s) Definitions.—For purposes of this section, the
12	following definitions shall apply:
13	"(1) The term 'development cost' has the mean-
14	ing given the term in section 515(e).
15	"(2) The term 'eligible lender' means a lender
16	determined by the Secretary to meet the require-
17	ments of subparagraph (A), (B), (C), or (D) of sub-
18	section $(e)(1)$.
19	"(3) The terms 'housing' and 'related facilities'
20	have the meanings given such terms in section
21	515(e).
22	"(t) Authorization of Appropriations.—There
23	is authorized to be appropriated for fiscal year 1995
24	\$1,000,000 for costs (as such term is defined in section

- 1 502 of the Congressional Budget Act of 1974) of loan
- 2 guarantees made under this section.
- 3 "(u) TERMINATION DATE.—A loan may not be guar-
- 4 anteed under this section after September 30, 1995.".
- 5 (b) Effect of Authorizing Legislation.—The
- 6 enactment of this section shall be considered the enact-
- 7 ment of authorizing legislation referred to in the 3d undes-
- 8 ignated paragraph under the head "RURAL DEVELOP-
- 9 MENT ADMINISTRATION AND FARMERS HOME ADMINIS-
- 10 TRATION—RURAL HOUSING INSURANCE FUND PROGRAM
- 11 ACCOUNT" in title III of the Agriculture, Rural Develop-
- 12 ment, Food and Drug Administration, and Related Agen-
- 13 cies Appropriations Act, 1995 (Public Law 103–330, 108
- 14 Stat. 2454).

 \bigcirc

HR 1691 IH——2

HR 1691 IH——3